IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA

Donald R. Walker-Bey (In Propria Persona Suijuris)	Complaint for Employment Discrimination
(Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)	Case No (to be filled in by the Clerk's Office) Jury Trial: Yes □ No (check one)
-against-	
Elizabeth Tyger (dba Kimberly Clark HR) Kristan Craig (dba KIMBERLY CLARK Asset Leads) Allen Bey (dda KIMBERLY CLARK Shitt Lead) (Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)	RCV'D - USDC COLA SC NOV 29'23 РИ12:23
The Parties to This ComplaintA. The Plaintiff(s)	
Provide the information below for each additional pages if needed.	plaintiff named in the complaint. Attach
Street Address City and County State and Zip Code South C	Walker-Bey K 7543 Pugusta Territory (near) Carolina Republic [29861] 142-0541

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Defendant No. 1	
Name	Elizabeth Tyger
Job or Title	Uba KIMBERLY CLARK Human Resources
(if known)	
Street Address	246 Old Jackson Huy
City and County	Beech Island - Ailhen County
State and Zip Code	South Carolina 29842
Telephone Number	(803) 827-1100
Defendant No. 2	
Name	Kristan Craig
Job or Title	aba Kimzeriy Clark Asset Leader
(if known)	
Street Address	246 Old Jackson Hwy
City and County	Beech Island - Aillen County
State and Zip Code	South Cambling 29842
Telephone Number	(803) 827-1100
Defendant No. 3	
Name	Mlen Bey; Robert
Job or Title	Oba KIMBERLY CLARK Crew Leader
(if known)	
Street Address	246 Old Jackson Hwy
City and County	Beech Island - Aiken County
State and Zip Code	South Carolina 29842
Telephone Number	(803) B27-1100
Defendant No. 4	
Name	
Job or Title	
(if known)	

II.

		Street Address					
		City and County		·			
		State and Zip Code		·			
		Telephone Number			•		
C.	Place	of Employment					
	The a	ddress at which I sou	ght emplo	yment or was	employe	ed by the defe	ndant(s)
	is:						
		Name					
		Street Address					
		City and County					
		State and Zip Code				······································	
		Telephone Number			, , , , , , , , , , , , , , , , , , ,	wAtter	
Basis	for Jui	risdiction					
This apply		is brought for discri	mination i	n employmer	nt pursua	nt to <i>(check</i>	all that
	X	Title VII of the Civ to 2000e-17 (race, c					§ 2000e
		(Note: In order to must first obtain Employment Opport	a Notice	of Right to			
		Age Discrimination §§ 621 to 634.	in Emplo	yment Act of	§ 1967, a	s codified, 29	U.S.C.
		(Note: In order to Discrimination in E Equal Employment	Employmen		ist first f		_
		Americans with Disto 12117.	abilities A	ct of 1990, as	codified	, 42 U.S.C. §	§ 12112
		(Note: In order to be with Disabilities Ac from the Equal Emp	t, you mus	t first obtain d	a Notice	of Right to Si	
	X	Other federal	law	(specify	the	federal	law):

III.

			titution for)	
		Releva	of Rights int sta		law	(spec		if	known):
		Releva	ant city	or	county	law	(specif)	y, if	known):
tate	ment of	Claim							· · · · · · · · · · · · · · · · · · ·
riefl elief ause f tha nd v	y as pos sought. d the pl at involv	sible the State I aintiff h rement o short an	in statement e facts showing now each defarm or violate or conduct. In ad plain state eded.	ng tha endar ted the	t each plain it was involve plaintiff's re than one	tiff is ent ved and v rights, in claim is	itled to the what each cluding tasserted,	ne damage n defenda he dates number e	es or other nt did that and places each claim
. ,	The d		natory conduc	ct of v	vhich I comp	olain in tl	nis action	ı includes	(check all
			Failure to h	ire me) .				
		X	Termination	n of m	y employme	ent.			
		Failure to promote me.							
			Failure to a	ccom	nodate my c	lisability.			
			Unequal ter	ms ar	d conditions	s of my e	mployme	ent.	
		A	Retaliation.						
		X	Other acts ((specij	9): Failure to	s recogniz	e my Be	ligious 1	Accomodati
		~	Only thos syment Oppo ct court under	rtunit		on can b	e consid	lered by i	he federal
3,		•	ecollection th						
	9/1	12000 C	orevius Comp	laint	8/4/202	2/10/	1000	(curren	1)
C.			defendant(s)		•				
			is/are still c	ommi	tting these a	cts again	st me.		
		M	ic/ore not et	ill cor	nmitting the	ee acte ac	rainst me		

	D	Defendant(s) discriminated against me based on my (check all that apply and explain):					
		race White					
		color Brown					
		gender/sex					
		religion Islamism					
		national origin Moor American; Indiqueous American					
		age. My year of birth is (Give your year of birth					
		only if you are asserting a claim of age discrimination.)					
		disability or perceived disability (specify disability)					
	E.	The facts of my case are as follows. Attach additional pages if needed.					
		I was in a hostile work environment created by illegal harass-					
		ment basel off ofmy Race color, Religion and Nortanal Origin. I					
	had a previous complaint with EEOC [436-2021-01336] and w						
illegally fine in Retallation on 10/14/12. The South Can							
Department of Employment and Workforce determined that the was no wrong doing um my part. (Please see attacheements).							
						(Note: As additional support for the facts of your claim, you may attach to this complaint a copy of your charge filed with the Equal Employment Opportunity Commission, or the charge filed with the relevant state or city human rights division.)	
IV.	Exha	istion of Federal Administrative Remedies					
	A.	It is my best recollection that I filed a charge with the Equal Employment Opportunity Commission or my Equal Employment Opportunity counselor regarding the defendant's alleged discriminatory conduct on (date)					
	•	10/18/21 (previous) 8/4/22 (current and prior to Megal firing)					
•	В.	The Equal Employment Opportunity Commission (check one):					
		has not issued a Notice of Right to Sue letter.					
		issued a Notice of Right to Sue letter, which I received on (date) 912923					

(Note: Attach a copy of the Notice of Right to Sue letter from the Equal Employment Opportunity Commission to this complaint.)

C. Only litigants alleging age discrimination must answer this question.

Since filing my charge of age discrimination with the Equal Employment Opportunity Commission regarding the defendant's alleged discriminatory conduct (check one):

60 days or more have elapsed.
less than 60 days have elapsed.

V. Relief

1:23-cv-06107-SAL

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

Due to the stated claims and illegal firing which put me in a financially binding position. I am requesting to be reinstated to Kimberly Chark in a remote position. I am requesting all lost wages and vacation time from 10/14/22 unit present and 15,000,000 for pain and suffering for the past illegal harassment, illegal discrimination, Constitutional Violations and Religious discrimination from the BCC Mangement Toam

VI. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where caserelated papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

	Date of signing: 1128	, 20 _23
	Signature of Plaintiff	Du Doe-Bey
	Printed Name of Plaintiff	Donald R Walter-Bey (Inpropria Persona)
В.	For Attorneys	
	Date of signing:	, 20
	Signature of Attorney	
	Printed Name of Attorney	
	Bar Number	
	Name of Law Firm	
	Address	
	Telephone Number	
	E-mail Address	